

Task ID# 1874

Black Gold Organic Fertilizer Inc
3802 47th
Lubbock, Tx 79413

Task # 1782, S0190064 Grand Junction, UT
Entity # 6545503-0143

State of Utah
Department of Natural Resources
Division of Oil and Gas and Mining
Susan M. White
Mining Program Coordinator
Minerals Regulatory Program

Subject: Further Deficiencies in Notice of Intention to Commence Small Mining Operations, Black Gold Organic Fertilizer, Rhea-Mae Mine, Task 1825, S0190064, Grand County Utah

Dear Ms. White,

Thank you for the response concerning subject. The below responses are provided in consideration to your June 7, 2007 letter to determine surety for our efforts in Utah.

- 1 We concur that 480 acre-feet of material is an unreasonable volume to be mined from such a small parcel. The correct volume we intend to mine is 65,000 tons. The corrected replacement page for that oversight in our previous submittal letter and provide the correct volume for your consideration.
2. Our intent is to remain a small mine operation. As such and to avoid confusion, Attachment 3-1 is submitted here to clarify the size of the site we intend to perform our operation. We think there may have been some misunderstanding concerning the scale provided for the map. The general dimensions of the total area are 615'X292'. The total area will remain under 5 acres to remain with the small mining policy limit.
3. Similar to item 2 above, we believe there may have been a miscommunication on the size of the area we intend to work. The total area is below 5 acres, and we intend to remain within the small mine rules. (See attachment 3-1 for area dimensions.)

RECEIVED

JUL 06 2007

DIV. OF OIL, GAS & MINING

4. The blue rectangles in attachment 3-1 represent area usage within the mill/mine site. The long rectangle is the tailing pond, and the smaller rectangles represent equipment layout.
5. Based on the conversation between Paul Baker and Jim Josephson on 6/22/07, no other contaminate from mining and mill proceed will be introduced to surface or ground water. Further contact with the Water Quality Division will not be necessary.
6. The list of equipment, to include, descriptions is provided here in attachment 3. While we understand the requirements for disposal as part of surety, our intent is to retain control and ownership of the equipment prior to reclamation.

It is our hope that the above information (in addition to the attachments to this letter) will help us begin our operation.

Sincerely,
Darrell Boepple
Black Gold Organic Fertilizer, Inc

A handwritten signature in cursive script that reads "Darrell Boepple".

Cc: Paul Baker
Cc: Will Stokes